1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT 8 DISTRICT OF NEVADA 9 DIAMOND STRIKE LLC, an Alabama Limited Case No.: 2:23-cv-00407-ART-NJK Liability Company; NICOLAS MAHONE, an 10 Individual; JUTS TRUCKING LLC, a Georgia [District Court, Clark County, Case No.: A-23-865712-C, Limited Liability Company; ELEGIONS LLC, a 11 Georgia Limited Liability Company; Dept. No.: 16] RASHAAD BOLTON, an Individual; BJ 12 DELIVERY EXPRESS INC., a New York ORDER APPROVING 13 Corporation; JOSE ARISTY, an Individual; AMERIECOM LLC, a Texas Limited Liability **STIPULATION** Company; and LINDON SMITH, an Individual, 14 FOR ARBITRATION 15 Plaintiffs, 16 VS. 17 WEALTH ACCELERATORS GLOBAL LLC, a Nevada Limited Liability Company; 18 MICHAEL SANCHO, an Individual; ERIC FIORE, an Individual; DYLAN NEWBERRY, an Individual; ERICA NEWBERRY, an 19 Individual; SARAH WALDROP, an Individual; 20 PRIYANKA RAMLAKHAN, an Individual; DOE DEFENDANTS I-X; ROE BUSINESS 21 **ENTITIES I-X**; 22 Defendants.

Plaintiffs DIAMOND STRIKE LLC; NICOLAS MAHONE; JUTS TRUCKING LLC; ELEGIONS LLC; RASHAAD BOLTON; BJ DELIVERY EXPRESS INC; JOSE ARISTY; AMERIECOM LLC; and LINDON SMITH (collectively, the "Plaintiffs") by and through their attorney of record, SAGAR RAICH, ESQ. of RAICH LAW PLLC, and Defendants WEALTH ACCELERATORS GLOBAL LLC, MICHAEL SANCHO, ERIC FIORE, SARAH WALDROP, and PRIYANKA RAMLAKHAN'S (collectively, the "Defendants") by and through their attorney of record, KURT R. BONDS, ESQ. of ALVERSON TAYLOR & SANDERS hereby stipulate as follows:

The Parties stipulate that the instant matter be stayed pending the outcome of binding arbitration in Nevada pursuant to the dispute resolution clauses contained in the following agreements: (1) the NICHOLAS MAHONE AGREEMENT FOR LOGISTICS & TRUCKING BUSINESS MANAGEMENT & CONSULTING SERVICES, dated December 14, 2021; (2) the NICHOLAS MAHONE AGREEMENT FOR LOGISTICS & TRUCKING BUSINESS MANAGEMENT & CONSULTING SERVICES, dated December 18, 2021; (3) the two (2) NICHOLAS MAHONE AGREEMENTS FOR LOGISTICS & TRUCKING BUSINESS MANAGEMENT & CONSULTING SERVICES, dated December 21, 2021; (4) NICHOLAS MAHONE AGREEMENT FOR LOGISTICS & TRUCKING BUSINESS MANAGEMENT & CONSULTING SERVICES, dated December 30, 2021; (5) the JUTS AGREEMENT FOR LOGISTICS & TRUCKING BUSINESS MANAGEMENT & CONSULTING SERVICES, dated November 8, 2021; and (6) the AMERIECOM AGREEMENT FOR LOGISTICS & TRUCKING BUSINESS MANAGEMENT & CONSULTING SERVICES, dated December 3, 2021 (collectively, the "Trucking Agreements") (the "Arbitration").

The Parties stipulate that the matters related to the RASHAAD BOLTON ALLIANCE AGREEMENT, dated January 2, 2022; the JOSE ARISTY ALLIANCE AGREEMENT, dated

Case 2:23-cv-00407-ART-NJK Document 15 Filed 05/04/23 Page 3 of 4

1 February 8, 2022; and the AMERIECOM ALLIANCE AGREEMENT, dated May 2, 2022 2 (collectively, the "Alliance Agreements"), are hereby stayed and will not be included in the 3 Arbitration. 4 The Parties request that the Court order that this lawsuit is stayed pending the outcome of 5 the Arbitration; that the Parties be ordered to arbitration for the claims arising from the Trucking 6 Agreements, only; and request that the hearing on Defendant's motion to dismiss be vacated and 7 denied without prejudice as moot. 8 9 THE FOREGOING IS STIPULATED AND AGREED. 10 Dated this 3rd day of May, 2023. Dated this 3rd day of May, 2023. 11 **RAICH LAW PLLC** ALVERSON TAYLOR & SANDERS 12 /s/ Sagar Raich /s/ Jarod Penniman (signed with permission) SAGAR RAICH JAROD PENNIMAN, ESQ. 13 Nevada Bar #13229 Nevada Bar #16299 6785 S. Eastern Ave., Suite 5 6605 Grand Montecito Parkway Suite 200 14 Las Vegas, NV 89119 Las Vegas, Nevada 89149 Attorney for Plaintiffs Attorney for Wealth Accelerators Global 15 LLC, Michael Sancho, Eric Fiore, Sarah Waldrop and Priyanka Ramlakhan 16 17 18 19 20 21 22

ORDER Based on the stipulation of the Parties, the Court makes the following orders: IT IS ORDERED that the Parties are to attend the Arbitration pursuant to the dispute resolution clause contained in the Trucking Agreements and the claims arising from that agreement are hereby stayed pending the outcome of the arbitration; IT IS ORDERED that the claims arising from the Alliance Agreements are hereby stayed pending the outcome of the Arbitration, but are not to be included in the Arbitration; IT IS ORDERED that Defendant's Motion to Dismiss [ECF #6] is hereby taken off calendar and denied as moot. GOOD CAUSE APPEARING, THE FOREGOING IS HEREBY ORDERED. Named Ru United States District Court Judge